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Instin E Starling State Day No. 240401

# UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

DORA SOLARES, an individual,

Plaintiff,

v.

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RALPH DIAZ, in his individual capacity, KENNETH CLARK, in his individual capacity, JOSEPH BURNS, in his individual, and DOES 1 TO 15, in their individual capacities

Defendants.

Case No. 1:20-cv-00323-LHR-BAM

[PLAINTIFF'S PROPOSED] ORDER RE: PLAINTIFF'S SUBPOENA TO OIG

#### **BACKGROUND:**

On May 5, 2025, Plaintiff Dora Solares served a subpoena on the Office of the Inspector General (OIG), which included seven different requests for documents. On May 21, 2025, the OIG submitted its letter brief to the Court, arguing that the requested records fall into two distinct categories: first, responsive to Requests 2, 4 and 6 of Plaintiff's subpoena to the OIG, are documents that OIG received from CDCR, totaling approximately 1,544 pages; and second, responsive to Requests 1, 3, 5, and 7 of Plaintiff's subpoena to the OIG, are documents that OIG generated, totaling 56 pages. On May 22, 2025, Plaintiff submitted a letter brief to the court arguing that OIG should produce both categories of documents identified by the OIG. On May 23, 2025,

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## all parties and the OIG appeared, through their respective counsel, before the Court for a Pre-Motion Conference.

#### GOOD CAUSE HAVING BEEN SHOWN, IT IS HEREBY ORDERED:

The Court will hold a Pre-Motion Conference on the asserted privileges on June 17, 2025, at 10:30 a.m. (Central Time), 8:30 a.m. (Pacific Time).

In preparation for the Pre-Motion Conference, the OIG is to produce the Category 1 documents back to the CDCR, through counsel Jeremy Duggan forthwith. CDCR can then review the documents that it originally produced to the OIG and determine which of those documents have already been produced to Plaintiff. If Category 1 documents exist that are responsive to Requests 1, 3, 5, and 7, and have not been produced to Plaintiff, CDCR can prepare a privilege log for those documents and assert any claimed privilege. The privilege log shall identify documents and set forth any asserted privilege. As CDCR does not know which of its documents the OIG relied on in making OIG's determinations, CDCR does not have to identify documents by request number. However, CDCR and OIG should be able to work together to identify documents by request number should the Court make that request at the Pre-Motion Conference on the asserted privileges on June 17, 2025. CDCR shall submit a privilege log by June 6, 2025. CDCR shall make available responsive documents for the Court's *in camera* review by the time of the Court's Pre-Motion Conference on the asserted privileges on June 17, 2025.

Regarding Category 2 documents, the OIG is to produce to the Court for *in camera* review the OIG-generated documents responsive to Requests 2, 4 and 6, and file a privilege log by June 6, 2025. The privilege log shall identify documents, specify to which request each document is responsive, and set forth any asserted privilege.

Plaintiff shall file her response to the privilege logs by June 13, 2025.

On May 15, 2025, the Court set June 13, 2025, as the hearing date to address CDCR's privilege log related to third-party Jaime Osuna's statements "about his homicidal ideations and thoughts that may, or may not have, been made in the context

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1	of obtaining mental health treatment." See Dkt. 156. The Court continues that hearing
2	to June 17, 2025, at 10:30 a.m. (Central Time), 8:30 a.m. (Pacific Time). CDCR shall
3	submit a privilege log by June 6, 2025. CDCR shall make available responsive
4	documents for the Court's in camera review by the time of the Court's Pre-Motion
5	Conference on the asserted privileges on June 17, 2025.
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7	IT IS SO ORDERED
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9	DATED: May, 2025
10	Lee H. Rosenthal Senior United States District Judge
11	Presented By:
12	_/s/ Erin Darling
13	ERIN DARLING
14	Attorney for Plaintiff
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